

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT			ATTORNEY DOCKET NO.
08/458,47	9 06/02/	95 BELGARD		R:	RAR-95-001
PETER COU	RTURF	E3M1/0820	一	NGUYEN	EXAMINER
LAW+ 993 HIGHLAND CIRCLE				ART UNIT	PAPER NUMBER
LUS ALTOS	CA 94024			2309 DATE MAILED:	3
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Please find below a communication from the EXAMINER in charge of this application.

Commissioner of Patents

Office Action Summary

Application No. 08/458,479 Applicant(s)

Belgard, Richard

Examiner

Group Art Unit Than Nguyen

2309



Responsive to communication(s) filed on	·					
☐ This action is FINAL .						
☐ Since this application is in condition for allowance except for formal in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D.						
A shortened statutory period for response to this action is set to expir is longer, from the mailing date of this communication. Failure to respapplication to become abandoned. (35 U.S.C. § 133). Extensions of 37 CFR 1.136(a).	ond within the period for response will cause the					
Disposition of Claims	•					
	is/are pending in the application.					
Of the above, claim(s)	is/are withdrawn from consideration.					
Claim(s)	is/are allowed.					
☐ Claim(s)	•					
☐ Claims are subject to restriction or election requirement.						
Application Papers						
☑ See the attached Notice of Draftsperson's Patent Drawing Review, PTO-948.						
☐ The drawing(s) filed on is/are objected to by the Examiner.						
☐ The proposed drawing correction, filed on is ☐ approved ☐ disapproved.						
X The specification is objected to by the Examiner.						
☐ The oath or declaration is objected to by the Examiner.						
Priority under 35 U.S.C. § 119	•					
☐ Acknowledgement is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d).						
☐ All ☐ Some* ☐ None of the CERTIFIED copies of the priority documents have been						
received.						
received in Application No. (Series Code/Serial Number)						
received in this national stage application from the International Bureau (PCT Rule 17.2(a)).						
*Certified copies not received: Acknowledgement is made of a claim for domestic priority under 35 U.S.C. § 119(e).						
	3 3 0.3.6. 3 113(6).					
Attachment(s)						
☐ Interview Summary, PTO-413						
☑ Notice of Draftsperson's Patent Drawing Review, PTO-948						
☐ Notice of Informal Patent Application, PTO-152						
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•						
SEE OFFICE ACTION ON THE FO	LLOWING PAGES					

-2-

Serial Number: 08/458,479

Art Unit: 2309

Part III DETAILED ACTION

Drawings

1. This application has been filed with informal drawings which are acceptable for examination purposes only. Formal drawings will be required when the application is allowed.

Specification

2. The title of the invention is not descriptive. A new title is required that is clearly indicative of the invention to which the claims are directed. The Examiner suggests using the following title: "Address Translation Method and Mechanism Employing Segmentation and Optional Paging Mechanism".

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. § 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

- 4. Claims 1-9,14,16-20,24-26,29-34,37 are rejected under 35 U.S.C. § 102(b) as being anticipated by Crawford et al(5,321,836).
- 5. As to claims 1,7,8:

-3-

Serial Number: 08/458,479

Art Unit: 2309

Crawford discloses a virtual memory management method and apparatus using segmentation and optional, independent paging mechanism. He discloses a data path for receiving a virtual address, including a segment identifier and offset. The segment descriptor memory stores the base address, limit, and page frame of the physical address (See Figures 2 & 3).

6. As to claims 2,3,14,19,29:

Crawford discloses the segment memory being a plurality of registers (Abstract, column 4 line 35+). He also discloses that the descriptor memory could be cache memory (column 5 line 12+).

7. As to claims 4,5,6,16,24,32:

Crawford teaches the physical address register storing a physical address comprising of a page frame and offset(Figure 4). It is also noted that Applicant's Figure 1 also teaches this claim limitation. The resulting physical address is used to access physical memory(column 1 line 24, column 3 line 35+). He teaches using a 4 bit attribute field as information describing if the page can be used for translation(column 5 lines 28-38).

8. As to claims 9,18,20,26,30,31,34:

Crawford discloses a virtual memory management method and apparatus using segmentation and optional, independent paging mechanism. He teaches the segmentation unit for generating linear addresses and storing the physical address information having a page frame and offset(columns 1-2 lines 60-8). He also

-4-

Serial Number: 08/458,479

Art Unit: 2309

discloses a paging unit for generating a physical address information having page frames and offsets. He discloses a data path for receiving a virtual address, including a segment identifier and offset. The segment descriptor memory stores the base address, limit, and page frame of the physical address (See Figures 2 & 3). The physical address is used to access physical memory (column 1 line 24, column 3 line 35+). Crawford uses a bus interface for performing memory accesses (Figure 1, column 4 lines 20+).

9. As to claims 17,25,33:

Crawford discloses using a displacement field to generate the linear address(column 25 line 30+).

Claim Rejections - 35 USC § 103

10. The following is a quotation of 35 U.S.C. § 103 which forms the basis for all obviousness rejections set forth in this Office action:

A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Subject matter developed by another person, which qualifies as prior art only under subsection (f) or (g) of section 102 of this title, shall not preclude patentability under this section where the subject matter and the claimed invention were, at the time the invention was made, owned by the same

-5-

Serial Number: 08/458,479

Art Unit: 2309

person or subject to an obligation of assignment to the same person.

11. Claims 10-13,15,21-23,27,28,35,36 are rejected under 35 U.S.C. § 103 as being unpatentable over Crawford.

12. As to claims 10,21,27,35:

Crawford does not teach the comparator to compare the first and second page frame and cancelling the memory access if they are not equal. He does uses a comparator to compare the offset with the segment limit to determine if the address to be generated will be valid(column 3 line 34+). It would be obvious to one in the art to use Crawford's teachings to use a comparator to compare calculated physical addresses to determine their validity since Crawford also teaches determining whether the address will be valid.

13. As to claims 11,12,22,28:

Crawford supplies the physical offsets to determine the physical addresses. Therefore, he does not teach generating the physical address offset from adding the virtual address offset with the segment base. He does teaches using virtual address offsets and segment base (Column 3 lines 25+). It would be obvious to one in the art to generate the physical offset by adding the virtual offset and the segment base, if the physical offset is not provided.

14. As to claims 13,15,23,36:

Serial Number: 08/458,479 -6-

Art Unit: 2309

Crawford does not use a cache for storing the most recently used physical pages. Such cache for recently used data is commonly used in the art to provide for faster look-up. It would be obvious to one in the art to use a cache for recently used pages so that the process of looking up the translation information is accelerated.

Conclusion

- 15. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure:
 US patent 5,423,014.
- 16. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Than Nguyen whose telephone number is (703) 305-3866.
- 17. Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone number is (703) 305-9600.

Serial Number: 08/458,479

Art Unit: 2309

Jand Je Mose

DAVID K. MOORE
SUPERVISORY PATENT EXAMINE
GROUP 260

Than Nguyen

August 7, 1996